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1	Pursuant to Local Rule 3-4(a)(1) Please see the last page for a listing of parties represented	
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4	UNITED STATES DI	
5	NORTHERN DISTRIC	
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7	SAN FRANCISC	ODIVISION
8		
9	METHVEN & ASSOCIATES, A PROFESSIONAL CORPORATION,	Cv. 13-1079 JSW
10	Plaintiff,	
11	VS.	
12	SCARLETT PARADIES- STROUD,	STIPULATION AND [PROPOSED] ORDER CONTINUING CASE
13	et al,	MANAGEMENT CONFERENCE
14	Defendant.	
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In accordance with Local Rule 7-12, the undersigned parties, through their respective counsel, stipulate to continue the Case Management Conference in this action from August 16, 2013 at 1:30 p.m. until October 4, 2013. There is currently a pending Motion to Dismiss (*Docket Nos. 41, 42 and 43*) and the hearing for that motion is October 4, 2013 at 9:00 a.m.

Good cause exists to continue the conference in that Dorothy Weber now has a calendar conflict for August 16th.

Dated: August 6, 2013

Respectfully submitted,

/X/

DOROTHY M. WEBER, pro hac vice Shukat, Arrow, Hafer, Weber & Herbsman, LLP Attorneys for Lisa Simone Kelly as the Administrator of the Estate of Nina Simone, Castle Rock Entertainment, Warner Bros. Entertainment, Inc. and Warner Specialty Films, Inc. d/b/a Warner Independent Pictures

/X/ STEVEN AMES BROWN, Plaintiff in *Pro Se*

/X/
BRUCE E. METHVEN
Methven & Associates,
Attorneys for Methven and Associates
Professional Corporation

/X/ 1 JULIA D. GREER Coblentz, Patch, Duffy & Bass, LLP., 2 Attorneys for Sony Music Entertainment, Inc. 3 4 /X/ W. CHARLES ROBINSON 5 C. Robinson & Associates, LLC Paradies-Attorneys for Scarlett 6 Stroud as Administrator of the Estate of Andrew B. Stroud, Andy Stroud, Inc. and Stroud Productions and 7 8 Enterprises, Inc. 9 10 Listing of counsel filing this paper: 11 DOROTHY M. WEBER, pro hac vice 12 Shukat, Arrow, Hafer, Weber & Herbsman, LLP 13 111 West 57th Street, Suite 1120 14 New York, New York 10019 212/245-4580 Tele 15 212/956-6471 Fax dorothy@musiclaw.com 16 Attorneys for Lisa Simone Kelly as the Administrator of the Estate of Nina Simone. 17 Castle Rock Entertainment, Warner Bros. 18 Entertainment, Inc. and Warner Specialty Films, Inc. d/b/a Warner Independent Pictures 19 20 STEVEN AMES BROWN Entertainment Law 83363 21 69 Grand View Avenue 22 San Francisco, California 94114-2741 415/647-7700 Tele 23 415/285-3048 Fax sabrown@entertainmentlaw.com 24 25 26

1	BRUCE E. METHVEN
2	Methven & Associates 2232 Sixth Street
3	Berkeley, California 94710
4	510/649-4019 Tele 510/649-4024 Fax
5	bmethven@methvenlaw.com
6	Attorneys for Methven and Associates Professional Corporation
7	
8	Julia D. Greer
9	Coblentz, Patch, Duffy & Bass One Ferry Building, Suite 200 San Francisco, CA 94111-4213
10	415/398-4800 Tele
11	jgreer@coblentzlaw.com Attorneys for Sony Music Entertainment, Inc.
12	
13	W. CHARLES ROBINSON C. Robinson & Associates, LLC
14	820 Second Avenue, Suite 7B New York, NY 10017
15	212/286-0423 Tele. 212/286-0450 Fax
16	wcr@crobinsonllc.com Attorneys for Scarlett Paradies-Stroud
17	as Administrator of the Estate of Andrew B. Stroud, Andy Stroud, Inc.
18	and Stroud Productions and Enterprises, Inc.,
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[PROPOSED ORDER] For good cause appearing it is hereby ordered that the Case Management Conference in the within action set for August 16, 2013 at 1:30 p.m. shall be Continued until November 15 1:30 p.m. Continued until October 4, 2013 at 9:00 a.m. Dated: August 8, 2013 Jeffry Swhits